

REMARKS

Initially, the applicants would like to thank the examiner for the courtesies extended to the undersigned during the personal interview of 7 December 2009. During the interview, the parties discussed the remarks of the previous amendment, as well as the present amendment to claim 15. Accordingly, the previous amendment and the present supplemental amendment should be considered the substance of the interview.

Claims 15-25 are currently pending. Claims 26-29 were added in the previous amendment. Claims 15, 18, 22 and 25 have been amended to clarify that the button materials A, B include an animated display. As described on, for example, pg. 21, lines 24-26, one state of each button is represented by a plurality of decompressed graphics for the purpose of animation display.

As argued previously, Setogawa fails to disclose a graphic stream including graphics data sets corresponding to a normal state $G[An, Bn]$, a selected state $G[As, Bs]$, and an active state $G[Aa, Ba]$, wherein the plurality of graphics data sets are disposed in an order of the graphics data set $G[An, Bn]$, the graphics data set $G[As, Bs]$, and the graphics data set $G[Aa, Ba]$ as called for in independent claims 15, 18, 22 and 25.

Accordingly, the applicants submit that this application is in condition for allowance. A timely notice to that effect is respectfully requested. If questions relating to patentability remain, the examiner is invited to contact the undersigned by telephone.

Respectfully submitted,

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